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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/045,180	10/18/2001	Lydie Bougueleret	GEN-100D1	4857
23557 75	590 08/11/2004		EXAMINER	
	HIK LLOYD & SALI NAL ASSOCIATION	VANDERVEGT, FRANCOIS P		
2421 N.W. 41ST STREET SUITE A-1 GAINESVILLE, FL 32606-6669			ART UNIT	PAPER NUMBER
			1644	
			DATE MAILED: 08/11/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	10/045,180	BOUGUELERET ET AL.				
Office Action Summary	Examiner	Art Unit				
	F. Pierre VanderVegt	1644				
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT  - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days of NO period for reply is specified above, the maximum statutory. Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION.  CFR 1.136(a). In no event, however, may a repion.  In a reply within the statutory minimum of thirty (period will apply and will expire SIX (6) MONTHY statute, cause the application to become ABAI	ly be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on 10 May 2004.					
<i>,</i> —	This action is <b>FINAL</b> . 2b) ☑ This action is non-final.					
,	<del>-</del> · · · · · · · · · · · · · · · · · · ·					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-52</u> is/are pending in the applic	☑ Claim(s) <u>1-52</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
	Claim(s) <u>1-4,6,16 and 20-40</u> is/are rejected.					
	Claim(s) <u>5,7-15,17-19 and 41-52</u> is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by t	he Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	iments have been received. Iments have been received in Appe e priority documents have been re Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	· · /	Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date  5) Notice of Informal Patent Application (PTO-152)  6) Other:						

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## DETAILED ACTION

This application is a divisional of U.S. Application Serial Number 09/486,580, which is a rule 371 continuation of PCT Serial Number PCT/FR98/01864.

New claims 41-52 have been added.

Claims 1-52 are currently pending and are the subject of examination in the present Office Action.

In view of Applicant's amendment filed May 10, 2004, all outstanding grounds of rejection are withdrawn.

The following represents a new ground of rejection and this Office Action is made NON-FINAL.

Applicant's arguments with respect to claims 1-40 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

1. Claims 1-4, 6, 16, and 20-40 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a WRITTEN DESCRIPTION rejection.

The claims are drawn to polynucleotides encoding a polypeptide comprising an amino acid sequence at least 80% or 90% identical to the amino acid sequence of SEQ ID NO: 3 and the fragments thereof that are disclosed as SEQ ID NOs: 4, 5, and 6. The specification discloses a single working example of a polypeptide that is naturally-occurring and has at least 80 or 90% identity to SEQ ID NO: 3; namely, the polypeptide of SEQ ID NO: 3 (inclusive of the fragments of SEQ ID NOs: 4, 5 and 6), which is encoded by the polynucleotide of SEQ ID NO: 2. However, the genus of polypeptides which are 80% identical to the 94 amino acid residue sequence of SEQ ID NO: 3 encompasses at least  $18^{20}$  or  $1.27 \times 10^{25}$  different polypeptide molecules. The present disclosure falls short of the requirement to disclose an

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adequate number of species to claim such a broad genus.

The Guidelines for the Examination of Patent Applications Under the 35 U.S.C. 112, ¶ 1 "Written Description" Requirement make clear that the written description requirement for a claimed genus may be satisfied through sufficient description of a representative number of species by actual reduction to practice, reduction to drawings, or by disclosure of relevant, identifying characteristics, i.e., structure or other physical and or chemical properties, by functional characteristics coupled with a known or disclosed correlation between function and structure, or by a combination of such identifying characteristics, sufficient to show the applicant was in possession of the genus (Federal Register, Vol. 66, No. 4, pages 1099-1111, Friday January 5, 2001, see especially page 1106 3<sup>rd</sup> column).

Regarding the instant claim limitations, the specification does not appear to provide an adequate written description for the following reasons:

The claims are drawn a genus of defensin molecules irrespective of the animal species from which they are derived and require only that the instant defensin molecules be recognized by an antibody to SEQ ID NO: 3, have antimicrobial activity or cytotoxic activity. In the absence some structural basis for that function that must be maintained by the members of the genus, the claimed invention is not described in such a way as to reasonably convey to one of ordinary skill in the art that the inventor, at the time the application was filed, had possession of the invention. See Regents of the University of California v. Eli Lilly & Co., 119F3d 1559, 1569, 43 USPQ2d 1398, 1406 (Fed. Cir. 1997).

Consequently, Applicant was not in possession of the instant claimed invention. See Regents of the University of California v. Eli Lilly and Co. 119 F.3d 1559, 43 USPQ2d 1398 (Fed. Cir. 1997). Adequate written description of genetic material "requires a precise definition, such as by structure, formula, chemical name, or physical properties," not a mere wish or plan for obtaining the claimed chemical invention." Id. 43 USPQ2d at 1404 (quoting Fiers, 984 F.2d at 1171, 25 USPQ2d at 1606). The disclosure must allow one skilled in the art to visualize or recognize the identity of the subject matter of the claim. Id. 43 USPQ2d at 1406. A description of what the genetic material does, rather than of what it is, does not suffice. Id.

## Conclusion

2. Claims 5, 7-15, 17-19 and 41-52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to F. Pierre VanderVegt whose telephone number is (571) 272-0852. The examiner can normally be reached on M-Th 6:30-4:00; Alternate Fridays 6:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan can be reached on (571) 272-0841. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

F. Pierre VanderVegt, Ph.D.

Patent Examiner August 9, 2004 TRICK J. NOLAN, PH.D

19/04